

**TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING
REJECTION OVER A PENDING SECOND APPLICATION**

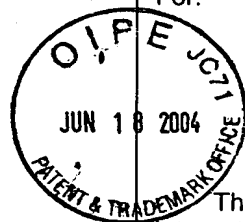
Docket Number (Optional)
005950-763

In re Patent Application of: Jeremy E. Dahl et al.

Application No.: 10/017,821

Filed: December 12, 2001

For: PROCESSES FOR THE PURIFICATION OF HIGHER DIAMONDIDS AND COMPOSITIONS
COMPRISING SUCH DIAMONDIDS



The owner*, Chevron U.S.A. Inc., of 100 percent
interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory
term of any patent granted on the instant application, which would extend beyond the expiration date of the full
statutory term of any patent granted on pending other applications, Application Numbers 10/052.636; 10/012.
545; 10/012.333; 10/012.709; 10/012.704; 10/012.337; 10/012.546; 10/012.336; 10/012.334
filed on January 17, 2002 and December 12, 2001

respectively, the term being defined in 35 U.S.C. 154 to 156 and 173, as shortened by any terminal disclaimer
filed prior to the grant of any patent granted on the pending other applications. The owner hereby agrees that
any patent so granted on the instant application shall be enforceable only for and during such period that it and
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certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as
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I hereby declare that all statements made herein of my own knowledge are true and that all statements
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2. ☒ The undersigned is an attorney or agent of record.

Stephen F. Powell

Signature

June 18, 2004

Date

07/01/2004 ZJUHA1 00000114 10017821

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- ☒ Terminal disclaimer fee under 37 CFR 1.20(d) is included.

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Carol Williams

Carol Williams